RICHMOND, VA., SATURDAY, MARCH 24, 1894.

THE STATE'S LIMIT.

ment, declared that the latter could only accept the propose's which the President of the House had made to the House. The House had made to the House. The House then refer of the proposals of M. Just and Count Appenl, and adopted by a large majority the resolutions of the President.

THE AMERICAN TURF.

Three of the Winners at Roby Named by

the Talent.

CHICAGO, March 21.-The talent name

three winners at Roby to-day. Second

holces captured the other two events,

First race-four and a half furlongs-

Caesar won, Remedy second, Slippery

Imported Elise won, Jim Berry second,

line, 574. Fifth race—four furiongs—Mansoon won, Scadilly second, Linden Boy third.

HONORS EASY.

CRESCENT CITY TRACK.

ongs-Robby Burns (even) won, Spel ound second, Madras third, Time, 1:30.

THE GOLDEN GATE. SAN FRANCISCO, Morch S -Weather

Chauffe won, Mollie R. second, Gasser third. Time, 494.
Second race-seven furfongs, selling—The Lark won, King Mac second, Crawford third. Time, 1235;
Third race-one mile, selling—Prince Henry won, Hydy second, Rube Eurrows third. Time, 1245;
Fourth race-seven furfongs, handicap—Seville won, Trix second, Gilead third. Time, 1234;
Fifth race-scant six furfongs, selling—Duke Stevens won, Annie Euckingham second, Sargossa third. Time, 134,
ACAINST PIMLICO BETTING.

AGAINST PIMLICO BETTING.

ANNAPOLIS MD. March 2L-The bill prohibiting pool-selling at Arlington, which passed a third reading in the House yesterlay, was to-day laid over until next week. The bill, if passed in

TVY CITY AND BENNINGS.

WASHINGTON, March 23.—The Senate District Committee agreed to-day to favorably report a bill allowing spring and fail meetings of eighteen days each at try City and Bennings race-tracks. Under the Engeman decision, racing in the District of Columbia was declared barred by

THE CRAVESEND OFFENDERS.

Those So Far Undisposed of Will Plead NEW YORK, March 23,-Of the twenty

one men of Gravesend who were Indica for election crimes, or misdemeanors

eighteen remain to be disposed of. All of

these, is was said on Coney Island this

morning, will plead guilty. That they should do this, several of their bondsmet

began to get too hot for Newton, he used the inspectors as a lever to convince the prosecution that if they would let him off easily he would arrange to save the State lots of money and the prosecution lots of work by having the inspectors plead guilty also. Some of the friends of the inspectors are very angry at New-ton at the amortantly double same he

ton at the apparently double game he

and they will plead guilty on Monday.

MORE KEY WEST TROUBLE.

Striking Cigar-Makers Smash the Windows of Seidenberg's Factory.

JACKSONVILLE, FLA., March 23.-A special cable to the Times-Union from

Key West says that the cigarmakers are

their demands on Seidenberg, and when he

can welling six fur

ond race-four and a half furlongs

Elm third, Time, 1:0914.

WHOLE NUMBER, 13,306.

MAHONE DEFEATED. His Federal-Government Printing-

Office Project Fails. REPUBLICAN FILIBUSTERING.

2: Leads to Further Delay in the Matter of House Election Contests-Personal Points.

inneing over the Senate pro

new flight will be

THE FEDERAL HOUSE.

'cusion and Relief Measures. CON. D. C., March 23-

the House of Representatives and States has heard with pro-Justice Jackson Better.

WASHINGTON, D. C., March 23.—
Letters received from Justice Jackson, of the Supreme Court of the United States, now at Atlanta, Ga., say his health is very much improved, and he will return to Washington about April the 1st, and resume his place on the bench.

2 Mr. Patterson (Democrat), of called up the resolution of the on Elections declaring John il entitled to the seat in the

nsideration. The yeas and nays were ordered, resulting—yeas, 160; nays, 1. No quorum voted, and a call of the House was made, disclosing the spresence of 248 members, whereupon Mr. Patterson noved to suspend further proceedings inder it. Agreed to. Mr. Patterson stated that a telegram

Air. Patterson stated that a telegram had been handed him stating that Mr. Bartholdt (Republican), of Missouri, Mr. Joy's collengue, would return to the city Monday. In view of this fact, and of the further fact that Mr. Bartholdt desired to be present and participate in the de-bate, he gave notice that the case would go over until Tuesday next.

COBB'S TITLE CLEAR. Mr. Brown (Democrat), of Indiana, chairman of the Committee on Elections, called up the resolution in the Whatley-Cobb contest from the Fifth Alabama District. In this case the committee unanimously reported that the contestes (Cobb) was entitled to the seat he was occupying, and without debate or division the House agreed to the resolution as re-General Mahone, of House agreed to the resolution as re-

The military academy appropriation bill was then taken up in Committee of the government process. The military academy appropriation bill was for a double reason. To-day is Good was for a double reason. To-day is Good for the bill of the chair. Mr. Wheeler explained the provisions of the bill. It appropriates to have resulted on Monday morning. This was for a double reason. To-day is Good Friday, and, in addition to this fact, the lawyers on both sides were not at all averse to having an extra day of respite to go on next week. There will be a session to-morrow morning, but it does not promise feet of the vote on current year the appropriation is

In the course of the reading of the bill Mr. Reed inquired of Mr. Wheeler what were the items omitted from the bill which the report, he said, declared to be very important, Mr. Wheeler named several, among them one of \$6,000 to make the library fireproof. "But, of course," he said, "if the gentleman from Maine will move to insert it, the committee will probably be glad to act. Mr. Reed thanked Mr. Wheeler for the suggestion and moved to insert a paragraph.

Yound the fact that everything con with this famous case is sure to a general attention.

Yesterday Mr. Carlisle, for the pi announced that there would be a not described by the desired to have an opportunity guing the almissability of this everything con with this famous case is sure to a general attention. estion and moved to insert a paragraph propriating \$50,000 for the purpose amed, but he subsequently withdrew his

recter followed, but without amending bill the Committee of the Whole re-ted it to the House with a favorable ommendation, and it was passed with-

that there was not a quorum, and he should object to the conon of appropriation bills. A di on the motion showed-ayes, 71 on the motion showel-ayes, 71; 2 whereupon Mr. Henderson with-the motion, and the House took a 1 until 8 o'clack, the evening session devoted to the consideration of the pension and relief bills.

There was no session of the Senate to

HATCH ANTI OPTION BILL. It Is Ordered to Be Favorably Reported-

Its Provisions. WASHINGTON, March 23.-The House Democrat), North Carolina; Shell (Demo s (Democrat), Georgia; scrat), West Virginia; S.b., Pennavivania; Marshall to New Hampshire.

Messis, Shintson (Popullst), Kansus;
Funston (Republican), Kansus; Wangh

epublican), Kansas; Wangl Imbana, and Funk (Republi-were absent.

wa cents.
- settlement, nequittano

PROTECTORATE OVER HAWAII.

WASHINGTON, D. C., March 21 -- Adniral Walker's formal orders direct him. sail from San Francisco April 5th by used by his detachment from the Board f Inspection and Survey is filled by orers issued to Captain Thomas O. Selreige, who will be promoted to the rank at commodore by Admiral Benham's re-direment. April 19th. Lieutenant-Com-nander Seaton Schroeder has been made

thement. April 10th. Lieutenani-Commander Seaton Schroeder has been made recorder of the same board.

The announcement some days since that the President would make use of the \$250,000 appropriated for a naval station in 1852 as soon as possible in Pearl Harbor, Hawaiian Islands, is fully confirmed by the statement of one of the highest officials of the government that Admiral Walker goes to Henolulu for ho other purpose than to establish a naval station of the United States, and to provide against any possible attempt by a foreign power to secure influence in the affairs of the government there. It is understood that the Admiral will be authorized to secure the necessary land for a naval station, and to take possession of it. He will leave San Francisco the second week of April, and hoist his flag on board the Philadelphia on his arrival at Honolulu.

Orders were prepared to-day designating Lieutenant Sidney A. Staunton as flag lieutenant and Lieutenant Spencer Wood as naval secretary to the Admiral. The specific properties of internal revenue the law providing for the registrative in the United States, agreed to see bill to protect the Red-Cross the use of its insignia was unines offered the following resulting to the companion of the Pacific station as the companion of his mission will involve the practical establishment of a United States protectorate over Hawaii by the occupation of Pearl Harbor as a United States naval station.

ACHING VOID.

No Pollard-Breckinridge Court Proceedings Yesterday.

LEGAL ARGUMENTS TO-DAY

The Defendant Expected to Take the Wit ness-Stand Early Next Week-The Plaintiff's Career.

WASHINGTON, D. C., March 23.-There was no session of the Pollard-Breck inridge suit to-day. When the court ad journed yesterday afternoon it was with the understanding that the trial would be resumed on Monday morning. This ise to be of any general interest beyoud the fact that everything connecte with this famous case is sure to attrac

announced that there would be a number of depositions introduced by the defend For this purpose he suggested that th lawyers on both sides be on hand to-mor row morning to argue the matter before of the time of the trial.

The proposition was acceded to by the defence on condition that Mr. Butterworth should be able to be present. . It was learned by a reporter to-day that Mr na, chairman of the Committee on files and Post-roads, moved to go The jury will not be present, and it will committee of the Whole on the postbe necessary to read numerous extract from the deposition to enable Judge Bradley to pass upon the question of their ad

THE DEPOSITIONS.

The subject of the trial is one that fur nishes food for pretty much all the gen eral conversation around the city, and speculation is rife as to the course th defence will pursue in presenting as selected and the evening session of the case. In his opening address to the case, were disposed of, and at 19:30 of the case. In his opening address to the jury Mr. Sheby outlined at considerable length the line of defence they would sorrow, as no session of the Senate to-pursued in proving what he claimed was not so certain. So far the defence has not so certain. So far the defence has been restricted solely to the reading of depositions showing Miss Pollard's where-abouts in 1884 and 1886 for the purpose of casting doubt on her story that she was an inmate of the Norwood Foundlins Asylum, near Cincinnati. The theory of she was at Dr. Street's she knew of by the name of Louise Wilson what the asylum, and there became nother, and that now she has put forth ti faim that she was this Miss Wilson. The cave produced depositions from the pe-sic at the asylum to show that who

TO TAKE THE STAND.

A reporter learned this afternoon that in all probability Mr. Breckinridge would positions, it is thought, will occupy the ow, Mr. Breckinridge will be the first eitness in his own bebalf, and not the ast, as has been thought likely. It may hast, as has been thought been yet had, be, however, that the defence would rather not have this testimony brokel in upon by an adjournment, as would be the case if he began Thesday after noon, and they may hold him off unti-the first thing Wednesday morning. This would be done because it is thought tha an uninterrupted story of this sort make that he will not be very sharply qu rative form the whole story of his rela-tions with the plaintiff. The cross-exami-mation, which will be conducted by Mr Wilson, the senior counsel for the plain-tiff, is looked forward to as by far the most interesting feature of this sensu-

INTERESTING ENAMINATION. Rarely have two such men faced each other in court in the capacity of witness is certain. Mr. Wilson is a pittless cross-examiner, and he will make every effort to prove through the evidence of the defendant the possibility, probability, and, in fact, the truth of all that the plaintiff claims. It is impossible to tell how long the cross-examination will last, but there is every reason to believe that it will be quite as protracted as was that of Miss Pollard. She was on the stand for the better part of three days. There is a general opinion among lawyers, as well as laymen, that her story was not materially shaken by the cross-examination of Mr. Butterworth. Whether the same will be said after Mr. Wilson is through with Mr. Breckinridge is something that remains to be seen. An effort was made to-day to find out how many other witnesses would be placed upon the stand e of the lawyers himself stated that the lawyers and Mr. Breckinridge feel

MEMORY OF KOSSUTH.

Rlot in Front of the Hungarian Parliament House.

BUDA-PESTH, March 23.-An enormor and excited crowd assembled this afternoon in front of the Parliament House, which was strongly guarded by police Led on by the students, the people filled the air with shouts and threats, insisting that Parliament was not doing sufficient to honor the memory of the dead patriot. Kossuth. Finally the crowd made a rush toward the doors of the Parliament House and a sharp engagement with the police followed. The police, strongly reinforced, charged upon the mob and drove them back, but the excited people seemed de-termined to force an entrance, and it required a number of charges before the crowd could be forced back within a

reasonable distance.

The police had difficulty in keeping a passageway for the deputies when they arrived, but when it was noticed that all the representatives were mourning the people became better humored and cheered the deputies whom they recognized.

Inside the Parliamentary House there was a large attendance of deputies, and the public galleries were crowded with people either dressed in mourning or wearing mourning badges. When the President rose to address the House the deputies rose and stood in profound silence and with bowed heads while he animous the death of Louis Kossuth. He of the Supreme Court of the United States Court in favor of the Paintiff. The amount involved was about \$9,000.

people either dressed in mourning or mourning or meaning the state of the Supreme State of the Supreme State of the Supreme State of the Supreme Court of the Education of the President rose to address the House the deputies rose and stood in profound silence and with bowed heads while he and ence and with bowed heads while he and the supreme State of the Council, who at a conference of the Liberal members of the Hungarian flavor of the plaintiff. The amount involved was about \$9,000.

The Supreme Court of the Council is their demands on Seidenberg, and when he refused to grant them, the strikers became violent. They attempted to mob Seidenberg, and when he refused to grant them, the strikers became violent. They attempted to mob Seidenberg, and when he refused to grant them, the strikers became violent. They attempted to mob Seidenberg, and when he refused to grant them, the strikers became violent. They attempted to mob Seidenberg, and when he refused to grant them, the strikers became violent. They attempted to mob Seidenberg, and when he refused to grant them, the strikers became violent. They attempted to mob Seidenberg, and when he refused to grant them, the strikers became violent. They attempted to mob Seidenberg, and when he refused to grant them, the strikers became violent. They attempted to mob Seidenberg, and when he refused to grant them, the strikers became violent. They attempted to mob Seidenberg, and when he refused to grant them, the strikers became violent. They attempted to mob Seidenberg, and when he refused to grant them, the strikers became violent. They attempted to mob Seidenberg, and when he refused to grant them, the strikers became violent. They attempted to mob seidenberg, and when he refused to grant them, the strikers became violent. They attempted to mob seidenberg, and when he refused to grant them, the strikers became violent to will be a suprementation of the propos

the services rendered by Kossuth and send a telegram expressing sympathy with the family of the dead general, and that a deputation of members of the lower house be appointed to go to Turin to place a wreath upon Kossuth's bler, the House to adjourn until after the funeral.

COXEY'S PROGRAMME

Circumstances Which May Interfere
With It.

WASHINGTON CITY DIFFICULTIES.

There can be no Assembling of the Army
Near the Capitol Without Congressional Permission.

WASHINGTON, D. C., March 23.
There is one circumstance which may interfere with the main feature of General Coxey's announced programme at Washington is the case, it is the matter, but it is known that a detective agency is at work on the case. THE STATE'S LIMIT.

Dr. Wekerle had Jeclared that should any further demands be made, such as the passing of an act lacing Kossuth's services on record, or providing for the State's defraying the funeral expenses, it would be impossible for the government to ignore the fact that Kossuth, to the end of his life, opposed the existing legislation of Hungary.

end of his life, opposed the existing legis-lation of Hungary.

After the President had made the pro-positions agreed upon with Dr. Weberle,
M. Just, leader of the Hungarian Inde-pendent, warmly protested against them,
as being inadequate. He extolled Kes-suth's services to Hungary, and moved that the expenses of his funeral be borne by the State, that his services be re-corded in an act of Parliament, and that the municipal authorities be instructed to close all the theat the time. Coxey's announced programme at Wash ington. It has been stated that the objecof his bringing his army here is to assemble close all the theat 's unth after the fune-ral. Finally he proposed a vote of thanks to the Italian government and the muni-cipal authorities of Turin for the hospi-tality which they had extended to the it on the steps of the Capitol on the 1st riews upon Congress. To do this it will dead patriot.

Count Appont moved that Nossath's death be decirred a national loss, and that the lower house defray the expense of his funeral.

Dr. Walers. be necessary to first secure authority from Congress, as there are specific acts upon the statute books forbidding the assembling of crowds in the Capitol or on the Capitol grounds, or the holding of ony sort of public meeting except the essions of Congress and the assemblages which are incident to the inauguration of a President. These laws go to the extent of forbidding organized parallethrough the Capitol grounds.

Th law is also very strict in regard to invasion of the grounds, and when so deties are given permission to march inrough them they are required to keep only on the occasion of inaugurations are cople permitted to overrun the ground There is no place near the Capitol availble for Mr. Coxey's purposes, and if he should be refused permission for the as sembling of his followers on the Capito steps (which permission can be granted Righto third. Time, 1998.

Third race—five and a half furlongs—Yucatan won, Ernest L. second, Golo third. Time, 124.

Fourth race—Four furlongs—Tarquin won, Gold Dust second, Nance third. great an impression upon Congress as

CONSENT OF CONGRESS. That the necessary consent for the us

EAST ST. LOUIS, II.L. March 23.— Honors were equally divided between fa-vorites, second choices, and outsiders to-day. My Partner, the favorite, after being virtually left standing when the day dropped to a straggling start in the third race, was only beaten by a short nose. The Commissioners of the District mose.

First race—three fourths of a mile, sell-ing—Malaga won, John R, second, Collector third. Time, 121½.

Second race—five eighths of a mile, sell-ing—beceit won, Hayard second, Tom Stevens third, Time, 199%.

Third race—eleven sixteenths of a mile, selling—St. Andrew won. My Partner second, No Remarks third. Time, 1:14.

Fourth race—one mile, selling—Emblem won, Davezac second, John Hickey third. Time, 1:34%. Won, Davezae secona, som Theky direct Time, 1:391.

Pifth race—thirteen sixteenths of a mile, handicap—Schuylkili won, Vida second, John Dunn third, Time, 1:25%.

Sixth race—eleven sixteenths of a mile, selling—Florella won, Hiram Argo second, Jack Richelleu third. Time, 1:13.

It is said by the Chief of Police that the existing laws are ample for the occasion

TWO WEARY TRAMPS.

of Coxey's Army. MASSILON, March 23,-At dusk this vening two weary travellers with oundles swung across their shoulders arrived here overland from Twinsburg, O., nd took up their quarters in an aban loned freight-car on the outskirts of the lown. They constitute the advance-guard own. They constitute the advance own. They constitute the advance of Coxey's great Commonweal army, and are as yet all there is of it. General Coxey and Chief-Marshal Brode have been flying about all day making speeches from the mail-kegs, submitting to its lews, and including in calculations for march that is to begin Sumlay. key received nearly a bushel of let to-day from all parts of the country

frowne take them in soler earnest.

FORT WORTH, TEX., March 22.—City-lecorder Smith has notified the redicement of the city in regard to the advance of he "army of the unemployed," and in-tructed them to bring every member be-ore him without distinction as to office-or private. The Recorder says he will e every note-bodied man to the exten-owed by law, and will set them at work sairing the city streets. Should the

THE INDUSTRIAL ARMY.

Its More on Washington to Protest Againthe Wilson Bill Postponed.

PHILADELPHIA, PA., March 23.—The elegates from various industrial estate stiments who purposed going to Wash agton April 6th and 7th to attend a conington April 6th and 7th to attend a con-wention to protest against the passage of the Wilson bill have postponed their trip to the capital until April 20th and 21st. This was done at the suggestion of Con-gressman Harmer, who urged that on any sarlier date agreed upon the senators would probably be engaged in warm de-bate, and the object of the visitors would perhaps not receive due consideration. perhaps not receive due consideration, BANK OFFICER SHOT DEAD.

should do this, several of their bondsmen said this morning, was a part of the agreement entered into by Justice New-ton and the prosecution. Indeed, the elec-tion inspectors say they might have plead-ed guilty just after McKane was con-victed, if they had not been counselled by Newton to hold off awhile. Then when it began to get too hot for Newton, he used the inspectors as a lever to convince the The Crime Due to the Assassin's Desperate Circumstances.

life, Respectfully, WM. E. TANNER.

If you want to make money here is how you can do it. This morning we saw a Main-street store crowded with people, buying large cans California Peaches for loc.; 5 pounds nice French Candy, 25c; nice Mountain-Roil Butter, 25c.; small California Hams, 3c.; 400 bales choice Timothy Hay, 60c., sell elsewhere 86c.; Imported Sardines, just arrived, 8c.; have sold them at 29c. This is a bargain-Rock-Candy Syrup, 30c.; fine Family Flour, 25c. bag; Mocha and Java Coffee, 25c., finest in this town; 3 cans-one pounds, 25c. D. O'Sullivan's, Eighteenth and Main street, is where we saw all of the above. SAN FRANCISCO, CAL., March 21-Shortly after the branch of the San Franisco Savings Union was opened at 9 clock this morning an unknown man entered the place, and, without warning fired three shots from a revolver at William A. Herrick, the assistant cashler. All of the bullets took effect, and Herrick fell dead to the floor. The assassin then played.

ANTI-M'KANE.

NEW YORK, March 23.—An application was made to-day to Judge O'Brien for a wird of habeas corpus for John Y. Mc-Kane. The application was made by Lawyers Campbell, Atchinson, and Griffin, Judge O'Brien refused the writ.

INSPECTORS SURRENDERED.

INSPECTORS SURRENDERED. William G. Pearson, the pipe manufac-turer of Sheapshead Eay, who is on the bonds of several of the election inspec-tors of Gravesend, this morning superbonds of several of the election inspec-tors of Gravesend, this morning surren-dered Harlan Crandall and Nicholas J. Johnson to Sheriff Butling, Pearson was on Johnson's bond for \$.000, and on Cran-dall's for \$2.500. He is on the bonds of William P, Ryan, Victor Baus, Joseph H. Cropsey, C. Steubenbord, and F. E. Bader, He will surrender all these men,

A MINER ANNIHILATED.

The Victim of a Terrific Explosion o Dynamite.

HAZLETON, PA., March 23.-A Hungarian named Pathieck this morning entered the pump-house of No. 5, stripping with a lighted lamp on his head. A cotton bag containing twenty sticks of dyna-mite hung on the wall. The bag, it is supposed, became ignited from the lamp, again on a strike. Yesterday they made

sand Dollars-Clever Forgeries.

proceedings would probably not make so they are intended to do.

of the Capitol grounds could be obtained for this purpose is considered extremely toubtful. Congress has always shown it elf very jealous of general use of the 'apitol building and grounds, and it is loubtful if a concession will be made in 'exey's favor.

Columbia have not considered as a boar the impending invasion of Coxey's army Commissioner Ross was asked what the plan of reception would be. He is no inclined to look upon the matter seriously inclined to look upon the matter seriously, and salt: "It is hard to believe that sensible people will enter into any such movement. If it is a body that threatens the peace, it is to be supposed that the Governors of the States will arrest its progress. We will probably not take any action until we hear that the body has started. There does not seem to be anything of the organization yet. When we near that it has actually started and is moving on Washington, instructions will

CRESCENT CITY TRACK.

NEW ORLEANS, March 23.—First race-purse £00, selling, for non-winners of two races, five forlongs—Midget £30 to 1) won, Cerro Gordo second, Rosebud third. Time, £122.

Second race-selling, purse £20, one mile-Carmen (8 to 5) won, The Ban second, Horace Leland third. Time, £203, Thirst race-purse £30, handicap, fifteen sixteenths of a mile-Belle of Springfield © to 2) won, Henry Owskey second, Tipp canne £40, one mile-Tenny, Jr., £ to 1), won, Waterson second, Cornect third. Time, £202. The Advance Guard-and All, Thus Far-

supposed, became ignited from the languard to the dynamite dropped to the floor. A terrific explosion followed. Several boxes of dynamite, which were kept there, were also discharged. The pump-house was destroyed and the machinery and pipes were broken and twisted and carried a hundred yards away. Not a trace of Pathieck has been found.

ST. LOUIS BANKS VICTIMIZED.

ST. LOUIS, March 23.—Well-matured plans to swindle St. Louis banks were executed this week by three clever forgers. A dozen banks were victimized,

SEIGNIORAGE BILL.

A Bloodless Battle Being Waged at the White House.

AND AGAINST A YETO.

Communications to the President from All Parts of the Country, the South Not Excepted.

WASHINGTON, March 23.-The situaion at the White House presents one strong feature of novelty in the fact that it appears to be the scene of a bloodless battle just now between congressmen on the one hand, the large majority of whom are urging the signing of the seigniorage bill, and the great commercial interests of the country, for 29 out of every 30 of the communications coming from them pray for the veto of the bill. The congressmen have the advantage of personal ences has been raised. In the case of Andrew and James Burns, charged with robbery, Attorney Tom Ward, for the defence, challenged a juror because he was a member of the A. P. A. The challenge was overruled. He then challenged the entire jury, and found that eleven out of twelve were members of this organization. The attorney at once asked for a new venire, and that the coroner's office have charge of the jury, on the ground that Sheriff Burchinell was prapressure on the field, but the other sale is in evidence in great force in the enormous number of letters that burden the prestdential mail, and of telegrams that come so numerously as to keep the wires hot and the White House operator occupied to his full capacity.

RELIGION IN COURT.

A Jury Challenged Because Most of Its

Members Are A. P. A. Men.

DENVER, COL. March 23.-For the

irst time in the history of the courts of

colorado the question of religious differ-

for a new venirs, and that the covoling office have charge of the jury, on the ground that Sheriff Burchinell was prejudiced against the defendants because they are Catholics, one of the jurors, when leaving the court-room, shouted "Hurrah for the A. P. A.!"

OT THE LONDON AND RIVER PLATE.

It Was the English Bank of the River

Plate That Fuled.

Plate that Falled.

NEW YORK, March 23,—"The cable lispatch sent out yesterday announcing he failure of the London and Riverlate Rank was erroneous. It was the Lenglish Bank of the River Plate that alled, and not the London and River clate, which is one of the soundest of Clarkish banking institutions. The misake arcse through a misinterpretation of the original dispatch." (Signed.) The 
(Inited Press.)

WAKE FOREST, N. C., March 23.— pecial.)—Rev. Mr. Types's meeting closed ast night. Many converts were received

Fatal Calathumpian Serenade. Fatal Calathumpian Serenade.

BIRMINGHAM, ALA, March 22.—Willain Ingram, a young farmer living near
Evergreen, Ala., was married last night,
and foward methoight a party of friends

Fraudulent Pension Money.

thinly-settled region.

Senator Colquitt's Condition.

WASHINGTON, D. C., March 21.—At a3) to-night Senator Colquitt was rest-ing quietly. The sinking spells of this morning and early afternoon had not seen repeated to-night, his condition re-

were not-prossed in the Crimina

RICHMOND, VA., March 13, 1894.

The Citizens of Remains.

I learn that there was published for he New York Sun, under late of March. 1894, a communication signed "W. E.", which reflected upon the israelics, and that some persons here had jumped at he conclusion for rather affected to 10.

This is so ridiculous that I will dis-

This is so ridiculous that I will dis-miss it by assuring my Israelitish fellow-citizens, among whom are numbered many of my oldest, staunchest, and best friends, some of whom united in the call upon me to allow the use of my name for the mayoralty, and by whose allows I was largely influenced to do so, that I never wrote a line for the New York Sun, nor one that refeated upon the Depositor, or

one that reflected upon the Brasilies of apon any other race of people, in my life, Respectfully, WM. E. TANNER.

Aba? Ha! Ha! Ha!

Bye, Baby Buntia',
Daddy has gone a-hunting,
And mamma gone to buy a carriag
rom SYDNOR & HUNDLEY,
Broad-Street Furniture-House.

The Last Excursion to Old Point via the

Auspices of the Powhatan Club.

Chesapeake and Ohio Railway, Under the

Round-trip tickets on Sunday, March 25th, only \$1.50. Train leaves Broad-street station at 8:40 A. M.; leaves Old Point

Spend Easter Sunday at Old Point.

\$1.50 round trip via Chesapeake and Ohio. Train leaves Richmond at 8:40 A.

Two Splendid Upright Pianos,

slightly used; very cheap. Good as nev R. B. LEE, 865 east Main street.

When Baby was sick, we gave her Castoria.

When she was a Child, she cried for Castoria.

When she became Miss, she clung to Castoria. When she had Children, she gave them Castoria.

Violets, Roses, and Cut-Flowers.

4 P. M., arriving Richmond 6:50 P. M.

the Citizens of Richmand;

These communications by mail and wire are coming from all parts of the country, and are not, as might be supposed, altogether of eastern origin. For instance, to-day there were appeals for a veto from Cincinnati, St. Louis, San Francisco, and Salem, Oregon

NORFOLK AND RICHMOND, Virginia has also joined the line, as was made evident by protests against the 01 from the cotton-factors of Norfolic and the transportation interests here. A very thoughtful presentation of objections to the bill has come from Rich-

Of course it is manifestly impossible or the President to read himself in detail Il of these communications, but they are arefully examined by Mr. Thurber, and any new point or suggestion on either side of the case is brought to the attenion of the President.

ALLEGED VETO MESSAGE.

There are all sorts of stories afleat as to the President's disposition towards the bill, and some have gone to the length of recting that he has already prepared a veto message. If this be true he has not taken the members of the Cabinet into his confidence, as at the meeting to-day the subject was discussed from all regions of view and a distinct into see him leave.
Dr. C. Durham, of Raicigh, N. C., is spending a few days on the hill.
Professors J. F. Lanneau, E. W. Sykes, W. L. Poteat, B. F. Siedd, and J. B. Carlyle are attending the session of the College Association at Durham, N. C. Dr. Taylor leaves to-morrow.
Mrs. Anna Battle died here yesterday of the grib. Her remains were interest in the liaptist cemetery this afternoon. have put to him a question that dis-ourages him, but he soon learns that his olleague who prays for a veto has had a precisely similar experience, and both are left in more doubt as to the outcome than before their calls.

al toward mentant a party of the sisted his house, and commenced a screeds, using for instruments tin-cans, cow-les, etc. Ingram became so mad that he tized an axe, and, running to the door, iried it in the crowd. The sharp edge rusk a young man named fim Dixon caving his spinal column, and producing ath. Ingram surrendered, and is spinal-column to full. THE SOUTHERN VIEW. It is noticeable that some of the communications received urains a veto concede that owing to the slow formation of popular opinion the result may be a temporary party loss at the polls, but they insist that in the end the sound and conservative course they approve will surely be rewarded by popular support. This view is attanched, expressed in the communications. nity and the control of the next House

Grant's Administrator vs. Maury and

Others."

All counsel Laterested in this suit are requested to meet at the law offices of Pleasants & Massle, corner Eleventh and Bank streets, on Monday, March 20th, at it o'clock, to confer with the special commissioners, Judge H. H. Marshall, A. W. Patterson, and Eugens C. Massle, on matters of importance affecting the Trust Fund.

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